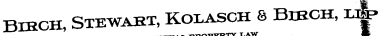
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LAWRENCE O. MILLER September 30, 1997 *ADMITTED TO A BAR OTHER THAN VA Date:_

Docket No.: 0649-SP0619P

Assistant Commissioner for Patents BOX FWC Washington, DC 20231

sir:

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Sir:	. aivicional
This is a Request for filing a <u>X</u> continuation-in-part application on the continuation of the continuatio	on filed on <u>May 24, 1995</u>
Inventor(s).	
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Docket No .:

1314-1, Yota Onoe-cho, Kakogawa-shi, Hyogo, Tapan

The above-identified prior application in which no paymessue fee, abandonment of, or termination of proceed occurred, is hereby expressly abandoned as of the filing this new application. Please use all of the contents of application file wrapper, including the drawings, as the papers for the new application.

- 1. X Enter the Amendment previously filed on Septemb 1997, under 37 C.F.R. § 1.116 but unentered, in the x application.
- 2. A Preliminary Amendment is enclosed.
- 3. An Information Disclosure Statement and PTO-1449 form() are attached hereto for the Examiner's consideration.

The filing fee is calculated on the basis of the claims existing in the prior application as amended at 1 and 2 above.

		_	W:		
			LARGE ENTITY	SMALL ENTITY	
	BASIC FEE		\$770.00	\$385.00	
	NUMBER FILED	NUMBER EXTRA	RATE FEE	RATE FEE	
TOTAL CLAIMS	8- 20 =	-0-	x 22 = \$	x 11 = \$	
INDEPENDENT CLAIMS	3- 3 =	-0-	x 80 = \$	x 40 = \$	
MULTIPLE DEPENDENT NO CLAIMS PRESENTED		+ \$260.00	+ \$130.00		
		TOTAL	\$ 770.00		

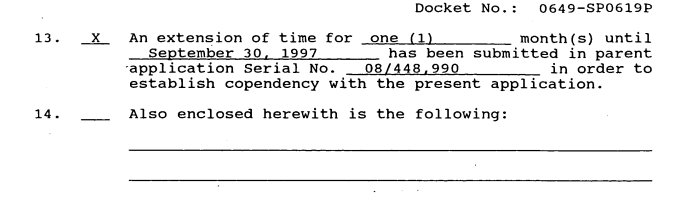
- 4. X A check in the amount of \$ 770.00 is enclosed.
- Please charge Deposit Account No. 02-2448 in the amount of \$_____. A triplicate copy of this request is enclosed.
- 6. ___ A new oath or declaration is included since this application is a continuation-in-part which discloses and claims additional matters.

	7.	<u>X</u>	The prior application is assigned to <u>Kao Corporation</u> , <u>Tokyo</u> , <u>JAPAN</u> ; <u>AND Sumitomo Rubber Industries</u> , <u>Ltd.</u> , <u>Kyogo</u> , <u>JAPAN</u> .			
	8.	<u>X</u>	Amend the specification by inserting before the first line the sentence:			
D1			This application is a X continuation, divisional, continuation-in-part, of application Serial No 08/448,990 filed on May 24, 1995 , now abandoned			
	9.		A verified statement claiming small entity status was filed in prior application Serial No on See attached copy of verified statement claiming small entity.			
	10.		Priority of application Serial No(s)filed in on			
200 200 200			is claimed under 35 U.S.C. § 119.			
11			Priority of International Appln filed on under the Patent Cooperation Treaty and Application No filed in on under 35 U.S.C. § 119 are hereby reclaimed.			
the state of the s	12.	<u>X</u>	X The Power of Attorney in the prior application in RAYMOND C. STEWART (Reg. No. 21,066), JOSEPH A. KOI (Reg. No. 22,463), TERRELL C. BIRCH (Reg. No. 19,3 ANTHONY L. BIRCH (Reg. No. 26,122) and/or JAME SLATTERY (Reg. No. 28,380), all members of the law of BIRCH, STEWART, KOLASCH AND BIRCH, LLP, with power of substitution and revocation to prosecute application and to transact all business in the Pa and Trademark Office connected therewith.			
•			X The Power appears in the original papers in the prior application.			
			Since the Power does not appear in the original papers, a copy of the Power in the prior application is enclosed.			
			X Address all future communications to:			
			BIRCH, STEWART, KOLASCH & BIRCH, LLP P.O. Box 747 Falls Church, VA 22040-0747			

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Docket No.: 0649-SP0619P

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If necessary, the Commissioner is hereby authorized to charge payment of the following fees associated with this communication or credit any overpayment to Deposit Account No. 02-2448, including any additional filing fee required under 37 C.F.R. § 1.16 or any patent application processing fee under 37 C.F.R. § 1.17.

It is understood that secrecy under 35 U.S.C. § 122 is hereby waived to the extent that if information or access is available to any one of the applications in the file wrapper of a 37 C.F.R. § 1.62 application, be it either this application or a prior application in the same file wrapper, the Patent and Trademark Office may provide similar information or access to all of the other applications in the same file wrapper.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

Cl. Joseph Faraci

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(Rev. 06/09/97)

CJF/wks